IN THE UNITED STATES DISTRICT COURT FOR THE STATE OF DELAWARE

original DENNIS L. SMITH Case No. 98 - 00639 - JJF Plaintiff, Federal Question(s) ٧. See; 28 U.S.C.A. § <u>144</u>. § 1343. "Arbitrary & Capricious" "Abuse of Authority- Despotic Malfeasance, Color of Authority, multiple Wrongful - "Ungodly" Manifest, - Repeated still) continuing Violation(s); of J.J.F. Frankford Township, & Terminated {former - notorious}, Chief of Police Guy D. Baynard et. Al, 2001 SEP 21 PM 4: 38 Defendant(s)

"Motion" to Expedite

This request for Civil Action No. 98 - 639 to be legally, / ethically morally & Constitutionally, - "Re - Assigned," to a totally Neutral Federal judge,. Of this District, as a matter, of law,. This, imperative, substantive - motion, to "Expedite, is in full "VEHEMENT - "FUNDAMENTAL - conjunction, herewith, here-under; 28 U.S.C.A. § 144. As, a matter, of law, This, Motion, to "Legally, Morally, "Ethically, "SPEED - "UP, this process, is fully constitutional,. And also, in full conjunction; here-With; the Legally, forwarded; Motion, to "Vacate, at all deliberate, "SPEED, the legal, lawful, judicial - "Power(s), of; The Hon. JJF,.. Shall, be "NO" more,. In this matter,.

If this "Motion to Expedite" is not granted it will be a manifest injustice and it would seem that this court CONDONES <u>Racial</u> and <u>Hateful</u> wrongdoings.

Date September 212007

Respectfully, Submitted,

Mr. Dennis L. Smith " Pro se "

P.O. Box 311

Selbyville, Delaware 19975 - 0311

IN THE UNITED STATES DISTRICT COURT FOR THE STATE OF DELAWARE

DENNIS L. SMITH)
Plaintiff,) Case No. <u>98 - 00639 - JJF</u>
v.) Federal Question(s) See; 28 U.S.C.A. § 144. § 1343. "Arbitrary & Capricious" "Abuse of Authority- Despotic Malfeasance, Color of Authority, multiple Wrongful - "Ungodly" Manifest, - Repeated still) continuing Violation(s); of J.J.F.
Frankford Township, & Terminated {former - notorious}, Chief of Police Guy D. Baynard et. Al,))))
Defendant(s))

AFFIDAVIT OF DENNIS L. SMITH

STATES OF DELAWARE

: SS.

NEW CASTLE COUNTY

The, preceding - indelible truthful - statement(s) in the Motion to Expedite, are true to the best of my knowledge and belief(s); of; Dennis L. Smith and are in full vehement compliance / Compliance(s) Here-with / Here - under;

28 U.S.C.A. § 1746, and 18 U.S.C.A. § 1621.

eptember 21,2007

CERTIFICATE OF SERVICE

I hereby certify that two true copies of the **MOTION** to Expedite have been certified mailed or hand delivered on this ______ day of September 2007, to defendants' counsel and the following addresses:

Judge Joseph J. Farnan, Jr.
Office of the Clerk
United States District Court
844 N. King Street, Lockbox 18
Wilmington, DE 19801 -3570
Hand Delivered

The Honorable Robert Daisey, Mayor of the Town of Frankford P.O. Box 550 #5 Main Street Frankford, Delaware 19945 Certified Mail 7002 2410 0001 0232 9843

Mr. Bruce C. Herron esq., 1220 North Market Street # 300 P.O. Box 25047 Wilmington, Del., 19899 - 5047 Hand Delivered Ms. Dianna L. Mondeau Scottadale Insurance Company P.O. Box 4120 Scottadale, AZ 85261 - 4120 Certified Mail 7005 3110 0003 8874 4214

All mentioned above, certified mailed or hand Delivered by Dennis L. Smith.

Dennis L. Smith